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Clarks'

"This is one of the best drug stores in town," said a gentleman to his friend recently.

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Is done here thoroughly. We don't hang your time piece up after putting a little oil on it and call it cleaned. We take it all apart and carefully clean every part of it. So confident are we of our work that we guarantee it for a year. Send us your watch when it doesn't go right and we'll make a new one of it for you.

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At the Sign of the Diamond Ring. The Store With the Guarantee.

Palace Cafe

SPECIAL DINNER . . . 25c
Lunch from 11 a. m. to 4 p. m.
Dinner from 4 p. m. to 8 p. m.
TOM HOY, Mgr. 284 25th St.

The Newport Cafe

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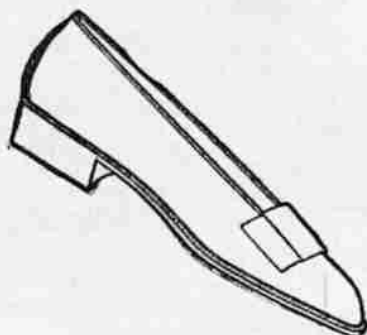
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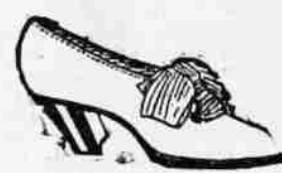
PUMPS COUSINS SHOES

Made in New York for Women



THIS boyish model—the English last, with low heel and flat tread—is all the rage on Fifth Avenue this season. A bit extreme, but it shows the inclination of all Pumps this spring and summer, toward lower heels and longer vamps. Every imaginable Pump fashion in its correct New York form is shown in the attractive exhibit of Cousins Shoes, here at our store. The particular style you prefer is here and your perfect fit.

A Special on Women's Lace Oxfords



This excellent lot of stylish lace oxfords consisting of 150 pairs in all sizes—The regular \$2.50 values—for quick sale, while they last—

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Last & Thomas

WILSON FOR FREE MEAT

Washington, June 4.—Reversing its former action in voting to place wheat, flour, oatmeal and fresh meats on the dutiable list, the senate finance subcommittee in charge of the agricultural schedule voted yesterday to place live stock, wheat and oats on the free list. This action, it was authoritatively stated, was taken to meet the views of President Wilson, Senator Simmons, chairman of the finance committee, and other administration leaders, who disapproved the decision announced Monday to tax meats 10 per cent compensatory to a duty on cattle in the Underwood bill, and to assess a compensatory duty on both flour and oatmeal.

The vote to reconsider was taken in the subcommittee on a motion made by Senator Simmons, ex-officio member of the committee handling the tariff schedules, when he returned to the capital from a conference with the president.

The president is still standing uncompromisingly with the wool and sugar schedules, and it is declared he will stand firmly for free cattle, sheep and hogs and free wheat and oats now that this has been determined upon as the party policy.

When the subcommittee's tentative action was announced this morning, Senator Simmons went immediately to the White House.

"I told the president," he said later, "that members of the finance committee in informal conference had agreed that there should not be a tax on meats and flour. It was true that the subcommittee had taken different action, but I informed the president that the majority of the finance committee felt and said we should vote instead to place cattle and other live stock and wheat and oats on the free list. This President Wilson agreed to and said it would be all right."

After leaving the White House, Senator Simmons called on Senator Williams, chairman of the subcommittee, and told him of the sentiment for free cattle and free wheat. Then the subcommittee was called together and its former action reversed.

"The matter is now settled," said Senator Simmons, "and that is the way the schedule will go to the senate."

The inquisitorial clause of the Underwood bill, which aroused foreign protest, has been giving the Williams subcommittee considerable trouble, and in trying to work out a modification of its provisions they have had the aid of Secretary McAdoo, Secretary Bryan and John Bassett Moore, counselor of the state department.

A plan is now being discussed to combine a portion of the provision with the amendment proposed, giving the secretary of the treasury the right to proclaim values, thus to have a

safeguard against undervaluations and at the same time rid the provision of its features objectionable to foreign powers.

The main purpose of the inquisitorial clause was to prevent undervaluation of goods. By requiring the submission of original entries by foreign manufacturers in case of disputed valuations, on penalty of exclusion of their products, the framers of the bill believed that deliberate undervaluation would be at a minimum.

It is now proposed to give the secretary of the treasury the right to proclaim values and in the event of the general manufacturers' protest against a valuation, require them to submit their books showing the cost of production and foreign value of the goods in dispute. This would remove the objection to the inquisitorial clause by making it operative on appeal of the foreign manufacturer. The other feature authorizing the secretary of the treasury to fix a general valuation would serve as a protection to the custom house against fraud. Secretary McAdoo submitted to Chairman Simmons his views on this general subject and the committee now has them under advisement.

The proposal to place for the first time in the country's history a tariff on raw of undressed furs has aroused loud protest from furriers. The subcommittee, headed by Senator Johnson, which has the sundries schedule under consideration, is studying the situation. The Underwood bill proposes a rate of 10 per cent on raw furs.

One brief, filed with the committee by Joseph Ullman of New York, stated that a duty, no matter how small, on raw furs, would destroy an international trade which United States fur merchants have built up. Fur skins are free in all foreign countries except Russia, which has a very small specific duty by weight.

The brief set forth that under the most favorable circumstances the net amount of revenue from such duty, which the ways and means committee put at \$1,400,000, would fall decidedly below one-half of this amount, and insisted that the tariff would result in a loss to American merchants of \$5,000,000 annually.

SUTHERLAND GETS L. L. D. DEGREE

New York, June 4.—Columbia university today graduated more than 2,000 students, the largest number in the 153 years of its existence. It is said to be the largest army of students ever sent out from a single university in this or any other country at one time.

Among the distinguished men to receive honorary degrees were Senator George Sutherland, of Utah, doctor of laws.

New York, June 4.—New York university at its annual commencement today conferred the degree of doctor of divinity upon August Karl Keischauer, professor of philosophy in Meiji Gakuin, Tokyo, Japan. The graduates numbered 515.

WATCHING BIG TRUST

Washington, June 4.—Whether the decrees of the United States courts dismembering the Standard Oil and tobacco "trusts" into separate units are being carried out in letter and spirit was considered yesterday by the Wilson administration with a view to possible institution of the most important anti-trust moves yet encountered by the president and Attorney General McReynolds.

In the Standard Oil case the attorney general received from Charles B. Morrison and Oliver E. Pagan, his special assistants, a report on the results of their investigation of conditions in the oil industry and began consideration of the question whether the department of justice in bringing contempt of court or criminal proceedings against oil interests on charges of violations of the dissolution decree. Last night this question was unsettled.

In the tobacco case practically the entire meeting of the cabinet was devoted to considering whether surface conditions in the tobacco trade warranted the attorney general in beginning an investigation similar to the one just finished in the Standard Oil case, to determine whether the decrees of dissolution is being violated. The attorney general after the meeting was non-committal as to whether the inquiry would be undertaken.

Mr. McReynolds, who as special assistant to the attorney general originally prosecuted the "tobacco trust," has been studying the workings of the decree ever since he entered the cabinet. It is known that he disagreed with former Attorney General Wickersham as to the adequacy of the adopted plan of disintegration. While never publicly announced, it has been understood that his objections centered essentially around the pro-rata distribution among shareholders of the trust of the stock of four corporations in which the American Tobacco company was disintegrated.

He was quoted at the time as saying the plan deserved "an expeditious commitment to the scrap heap." The report made to the attorney general by Messrs. Morrison and Pagan in the oil case is the result of several months' investigations. They have studied conditions in various localities and paid particular attention to the soaring prices of oil. Their conference with the attorney general today was inconclusive and it will be continued tomorrow. The nature of their findings has not been made public.

In a preliminary report made to former Attorney General Wickersham just before he retired from office these attorneys declared "that their serious doubt as to whether the Standard Oil trust had been actually dissolved. They found that unfair competition had been eliminated, and the last few months of their investigation has been largely devoted to an inspection of the two concerns."

CONFERENCE OF THE WESTERN GOVERNORS

According to dispatches received last night from Denver, Colo., a movement is to be started in this city tomorrow at the conference of western governors to organize a lobby of men from this section who will go to Washington to show the menace to western and southern industries from proposed extreme tariff reductions.

Aggressive steps toward the lining up of states in reasonable mutual protection were taken at a meeting of the Denver chamber of commerce yesterday afternoon. A committee consisting of Governor E. M. Ammons of Colorado, Governor Spry and others was appointed to formulate the plans.

Dispatches from the Colorado city indicate that a delegation of Denver business men will probably accompany Governor Ammons to this city for the conference.

Plans for the conference of the governors have been fully completed. The meetings will be held in the commission chamber in the city and county building. The first session is scheduled to take place at 10 o'clock tomorrow morning. Mayor Samuel C. Park will welcome the visitors to Salt Lake City after which the formal programme of addresses will be given. The conference will last for three days.

The scheduled list of the speakers include Franklin K. Lane, secretary of the interior; Governors William Spry of Utah, Tasker L. Odell of Nevada, J. M. Carey of Wyoming, Oswald West of Oregon, E. M. Ammons of Colorado, George W. F. Hunt of Arizona, John M. Haines of Idaho, F. M. Byrne of South Dakota, S. V. Stewart of Montana, L. B. Hanna of North Dakota, Adolph Eberhardt of Minnesota, William C. McDonald of New Mexico and George H. Hodge of Kansas.

INSULTS WOMAN AND KILLS MAN

Bingham, June 3.—George Painter, a laborer, 23 years of age, was fatally stabbed here tonight by A. I. Rucker, a teamster. Painter died at 9:45 o'clock in the local hospital and within a few minutes thereafter Rucker and his two brothers, George and C. C. Rucker, were placed under arrest by the police department and Deputy Sheriff Otto Wittke. Sheriff Andrew Smith was at once notified and arrived late tonight to take the three men to the county jail in Salt Lake.

According to the story told by eye-witnesses, Rucker accosted Mrs. Jack Ayers when she was returning from a horseback ride. He is alleged to have been intoxicated and to have insulted Mrs. Ayers. The latter slapped Rucker and pushed him from the horse and then rode to her home and informed her husband, Ayers, with his brother-in-law, Roy Johnson, at once came

up town and finding Rucker proceeded to give him a beating. The men were separated by Policeman Phil Culleton.

Later it is alleged that Rucker got his two brothers and the trio went to a search for Ayers and Johnson. Stepping up to a group of men, A. I. Rucker asked Painter if he was the man who had "blackened my eye." Painter replied that he was not, and then is alleged to have said: "What about it?"

Rucker, without further comment, drew a knife and stabbed Painter in the neck, severing the jugular vein. After the stabbing Rucker ran into the brush and disappeared. Painter was carried to the hospital, but died in a short time.

Painter came to Bingham about ten days ago from Garfield. He was born in Nephi. About a year ago he was married to Miss Leona Mahard in South Jordan. His widow is prostrated and is seriously ill tonight.

THREATENED TO KILL LITTLE CHILD

Following his threat and attempt to injure the child of his sister, with whom he has been visiting, John L. Ferris, age 23, was arrested at 6 o'clock this morning at the home of his sister, Mrs. John Hales, 908 Twenty-second street, and is being held in the padded cell at the county jail pending an investigation as to his sanity.

Hales has been visiting with his sister from his home in Junction, Piute county, Utah, for several days. He arose early this morning and began to act queerly. Finally he seized the baby and threatened to kill and burn the child. In her alarm, Mrs. Hales prevailed upon a neighbor to notify the police and Sergeant Peterson and Patrolman Blackburn responded with the patrol. Hales was arrested and was taken to the county jail where there is a padded cell as it was feared that in his alleged demented condition he would harm himself.

CRUSADE ON GRASSHOPPERS

Washington, June 4.—The department of agriculture is in doubt as to whether the damage done by the various grasshopper invasions which have been reported from different parts of the country, including New Mexico, California, Idaho and Kansas, from the meager reports which have so far been received here, is gathered, according to Prof. F. M. Webster, in charge of this branch of entomological work, that the New Mexican infestation is by far the worst. The department has sent an agent into the field there to help in the fight, but at this end officials are somewhat in the dark because of the fact that the grasshopper in New Mexico never before has been known to gather in great armies, and, therefore, never has done damage.

The department has taken no action in the California, Kansas or Idaho cases.

GARY TELLS OF TEDDY'S METHODS

New York, June 4.—Judge Elbert H. Gary, chairman of the United States Steel corporation, threw some interesting information yesterday on the Roosevelt administration to the corporation when the president ordered the bureau of corporations to investigate it in 1905, an inquiry which has been going on ever since.

As a witness for the defense in the government suit to dissolve the corporation, Judge Gary introduced into evidence an heretofore unpublished letter from former Secretary of Corporations Garfield, which contained a memorandum of a meeting between President Roosevelt, Secretary McCall of the department of commerce and labor, Commissioner Garfield and Judge Gary in November, 1905.

This memorandum quoted Commissioner Garfield as saying that the object of the proposed investigation "is to afford the president full information of all the facts relating to the organization, conduct and management of the corporation upon which recommendations of legislation might be made."

"The president spoke of the question of overcapitalization," the memorandum continues, "not as applying directly to the steel corporation, but generally, and stated that it is, of course, usually impossible to undo that which has already been done, but on this as well as other matters, the work of the bureau is for the present and the future."

In answer, Judge Gary stated that "if from the facts obtained, Mr. Garfield was satisfied that the United States Steel corporation was overcapitalized, it would be his duty so to state, and that the steel corporation could not be punished in any more severe way than by such publicity."

Judge Gary introduced the latter as testimony. It was upon the information thus furnished, it was brought out by the bureau of corporations based its several reports upon the corporation that have been published from time to time.

"Hundreds of thousands of dollars had been spent by the corporation," said the witness, "in collecting this information."

MILLION DOLLAR CHECK TO BRIDE

Chicago, June 4.—A check for one million dollars in the wedding present of Adolphus Busch, the multi-millionaire brewer of St. Louis, to his favorite granddaughter, Miss Lillian Mangus, who is to be married here tonight to Sidney L. Berg.

The check arrived at the home of the bride's parents several days ago in an envelope marked "Not to be opened until Wednesday," but the bride could not suppress her curiosity and after she had counted everyone of the six ciphers she hurried to tell her betrothed of her grandfather's generosity.

BOY STABS FARMER.
Boonville, Mo., June 4.—Earl East, 21 years old, after escaping from the Missouri training school here yesterday, entered the home of John Carter, a farmer, knocked him down with a club and stabbed him. Carter

probably will die. Easter was captured a few hours later.

LEGAL PROBATE AND GUARDIANSHIP NOTICE

Consul's County Clerk or the Respective Signers for Further Information.
ESTATE OF NIELS S. MILLER, DECEASED.
Creditors will present their claims with vouchers to the undersigned at the law offices of Richards & Willis, Suite 418 in the First National Bank Building, situated at the northeast corner of the intersection of Washington avenue and 24th street in Ogden City, Utah, on or before the 21st day of March, 1914.

HEDEVIG E. MILLER,
Sole Administratrix.
Date of first publication, May 21, 1913.
Date of last publication, June 25, 1913.

SUMMONS.

In the Municipal court in and for the City of Ogden, County of Weber, State of Utah.
Before Hon. W. H. Reeder, Jr., Municipal Judge and Ex-Officio Justice of the Peace.

Dan Kennedy, Plaintiff vs. C. B. Tracey, Defendant.
The State of Utah to said defendant: You are hereby summoned to appear before the above entitled Court within ten (10) days after service of this summons upon you, if served within the county in which this action is brought, otherwise within twenty (20) days after this service, to defend the above entitled action; in case of your failure to do so, judgment will be rendered against you according to the demand of the complaint in said action which was filed in said court on the 20th day of December, A. D. 1912.

To the Sheriff or any constable of the County of Weber, State of Utah: Make legal service and due return hereof.
Witness Hon. W. H. Reeder, Jr., Judge of said Court, with the Seal thereof, this 13th day of May, 1913.
I. N. FULTON, Clerk.

This action is brought to recover judgment against defendant for \$34.80 and interest and costs for goods, wares and merchandise sold and delivered to defendant by plaintiff at defendant's request within the past four years; that same is due and owing.

JOSEPH CHEZE,
Attorney for Plaintiff.

NOTICE.

Notice is given that pursuant to direction of the Board of County Commissioners of Weber County, Utah, Sections 527, 528, 529 and 530 of the Compiled Laws of Utah, 1907, bids will be received at my office until June 16, 1913, for such books, blanks and stationery as may be required by the several county officers of said county during the year beginning July 1, 1913. The probable quantity of each item may be ascertained by referring to the estimates of the same prepared by the several officers and filed in my office, and to which reference is hereby made. All bids shall state separately the price of each item of books, blanks and stationery to be furnished and the right is reserved on behalf of the Board of County Commissioners to accept or reject any and all bids, or to accept or reject a part of any bid. The party to whom the contract is awarded will be required to give a bond for the faithful performance of the contract.

Bids will also be received until June 16, 1913, for the publication of county reports, notices and advertisements during the year, including the delinquent tax list, beginning July 1, 1913, the right being reserved by the board of county commissioners to reject any and all bids and to readvertise.

By order of the Board of County Commissioners.
S. G. DYE,
County Auditor.
Ogden, Utah, May 31, 1913.

Date of first publication, June 2, 1913.
Date of last publication, June 12, 1913.

NOTICE TO CONTRACTORS.

Sealed proposals for building sewers in Sewer District No. 116, being Brinker avenue between 25th and 26th Streets, Wall avenue between 20th and 21st Streets and 20th Street between Washington and Wall Avenues; under plans and specifications prepared by the City Engineer and approved by the Board of City Commissioners.

Will be received at the office of the City Engineer in the City Hall, at Ogden City, Utah, until 10 o'clock a. m., on the 24th day of June, 1913, at which time all proposals received will be publicly opened and read aloud.

Plans and specifications can be obtained upon application at the office of the City Engineer after June 7th, 1913.

The right is reserved to reject any or all bids and to waive any defects. By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 31st, 1913.
Last publication, June 23rd, 1913.

NOTICE ON ORDER TO SHOW CAUSE

In the District Court of the County of Weber, State of Utah.

In the matter of the estate of John T. Ballantyne, deceased.
Notice is hereby given that Harrison B. Child, the sole administrator of the estate of John T. Ballantyne, deceased, has filed with the undersigned Clerk of said court, his petition praying for an order of said court authorizing him to mortgage

MARK CROSS SAFETY RAZOR

By special permit we are authorized to sell at the remarkable price of

25c

McBRIDE Drug Co.

Prescription Specialists.
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Phone 38.

the whole of the real estate of the said deceased for the sum of \$5500.00 and for the purposes therein set forth; and that on the 28th day of May, 1913, the above named court duly made and entered an order requiring all persons interested therein to appear before said court on Monday, the Ninth day of June, 1913, at 10 o'clock a. m., at the court room of such court in the County Court House in Ogden City, in said County of Weber, to show cause why the whole of such real estate which is hereinafter described should not be mortgaged as prayed for in the petition. The real estate referred to is described as follows:

The northwest quarter of the northeast quarter of section 13, in Township Five North, of Range Two West of the Salt Lake Meridian, United States Survey, containing forty acres; and a part of the southeast quarter of section 12 in said township and range, bounded as follows: Beginning at the southwest corner of said quarter section and running thence north 4 minutes east 98.06 feet along the quarter section line; thence north 89 degrees 10 minutes east 132.2 feet; thence south 4 minutes west 98.06 feet; thence south 89 degrees 10 minutes west 132.2 feet to the place of beginning, containing three acres.

The said forty-three acres comprised the homestead of the deceased, at the time of his death, and upon which his dwelling house is situated.

Also the southwest quarter of the southeast quarter of Section 11, in the Township and range aforesaid.
Dated May 28th, 1913.
S. G. DYE, Clerk.
By Edith Reid, Deputy.

C. C. Richards, Attorney for Administrator.

NOTICE OF INTENTION.

Notice is hereby given by the Board of Commissioners of Ogden City, Utah, of the intention of said Board of Commissioners to make the following described improvements, to-wit:

To create 25th street from the east side of Washington avenue to the east side of Harrison avenue as a paving district, and to pave the same with either asphalt, Utah Rock or asphalt, bitulifol or Dolarway pavement, with the necessary concrete foundations, together with all necessary excavating and grading therefor, and to defray the whole of the cost thereof, estimated at \$40,512.00, being \$4.00 per lineal foot front for the 10,125 lineal front feet affected, by a local assessment upon the lots and pieces of ground within the following described district, being the district hereby declared to be benefited and affected by said improvement.

A strip of land 50 feet wide abutting on both sides of said 25th street, being parts of lots 1 to 5 inclusive, block 26; lots 1 and 2, block 27; Lester Park, block 28; lots 6 and 7, block 15; lots 6 to 10 inclusive, block 16; and lots 6 and 7, block 17, all in plat "A"; lots 6 and 7, block 5; lots 6 to 10 inclusive, block 6; lots 1 and 2, block 7; and lots 1 to 5 inclusive, block 8, all in plat "B"; lots 6 and 7, block 25; lots 1 to 5 inclusive, block 32, all in plat "C"; lots 1 to 4 inclusive, Kershaw's Subdivision of block 31, plat "C"; lots 1 to 5 inclusive, block 1, and lots 1 to 5 inclusive, block 2, Eccles Subdivision; lots 40 to 52 inclusive, Capitol Block Subdivision; lots 31 and 32, Riders' Subdivision of block 31, plat "C"; lots 1 and 2 and 51 and 52, Coreys' Subdivision and lots 6 to 10 inclusive, Brinker & Hochstetler's Subdivision, all of Ogden City Survey.

All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or before the 16th day of June, 1913, at 10 o'clock a. m., that being the time set by the board of commissioners when they will hear and consider such objections as may be made thereto, at the mayor's office at the City Hall, Ogden City, Utah.

By order of the Board of Commissioners of Ogden City, Utah.
Dated this 19th day of May, 1913.
A. G. FELL, Mayor.

H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

NOTICE TO CONTRACTORS.

Sealed proposals will be received at the office of the City Engineer, in the City Hall, Ogden City, Utah, up to and including Monday, June 10, 1913, at 10 o'clock a. m., at which time said bids will be publicly opened and read aloud, for furnishing the materials and doing the work of paving Jefferson avenue from the south side of 25th street to the north side of 27th street with a 4-inch concrete base and 4-inch asphalt wearing surface, or 4-inch concrete base with a 2-inch Utah Rock Asphalt wearing surface, together with the necessary grading and excavating therefor, to be known as paving district No. 105.

All work to be done under plans and specifications prepared by the City Engineer and approved by the Board of Commissioners.

Plans, specifications and full information can be had upon application to the City Engineer after June 5, 1913.

The right is reserved to reject any or all bids and to waive any defects. By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

NOTICE TO CONTRACTORS.

Sealed proposals will be received at the office of the City Engineer, in the City Hall, Ogden City, Utah, up to and including Monday, June 10, 1913, at 10 o'clock a. m., at which time said bids will be publicly opened and read aloud, for furnishing the materials and doing the work of paving with asphalt, Wall avenue from the south side of 21st street to the south side of 23d street, grade and pave and build curbs and gutters, on Lincoln avenue from the south side of 25th street to the south side of 26th street grade and pave.

To be hereafter known as paving district No. 106. All work to be done under plans and specifications prepared by the City Engineer and approved by the board of commissioners.

Plans, specifications and full information can be had upon application to the City Engineer after June 5, 1913.

The right is reserved to reject any or all bids and to waive any defects. By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

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Plans, specifications and full information can be had upon application to the City Engineer after June